Honorable Barbara J. Rothstein

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA

SUNEET S. BATH, DMD PS, d/b/a Impressions Dentistry Family Cosmetics, individually and on behalf of all others similarly situated,

No. 3:20-cv-5489-BJR

Plaintiff,

CORRECTED STIPULATED MOTION AND ORDER

v.

TRAVELERS CASUALTY INSURANCE COMPANY OF AMERICA,

Defendant.

Plaintiff Sunseet S. Bath, DMD PS, together with each Plaintiff listed in Paragraph 1, below (collectively, "Plaintiffs") and Defendants Travelers Casualty Insurance Company of America, The Travelers Indemnity Co. of America, and The Charter Oak Fire Insurance Company (collectively, "Travelers") stipulate 1) that Plaintiffs shall file an amended consolidated complaint on or before October 16, 2020, 2) that Defendants shall answer, move, or otherwise respond to Plaintiffs' amended complaint no later than November 6, 2020, and 3) with respect to other matters as set forth below.

2425

23

26

CORRECTED STIPULATED MOTION AND ORDER (3:20-cv-5489-BJR) - 1

KELLER ROHRBACK L.L.P.

801 Garden Street, Suite 301 Santa Barbara, CA 93101 TELEPHONE: (805) 456-1496 FACSIMILE: (805) 456-1497

WHEREAS:

- 1. On September 9, 2020, Defendant moved to dismiss Plaintiffs' six complaints, which are based on substantially similar insurance policies, by filing six substantially similar motions in the following actions: *Bath v. Travelers*, No 3:20-05489-BJR, *Fox v. Travelers*, No. 2:20-cv-00598-BJR, *Hsue v. Travelers*, 2:20-00622-BJR, *Kashner v. Travelers*, No, 2:20-cv-00625-BJR, *Nguyen v. Travelers*, No. 2:20-00597-BJR, and *Stan's Bar-B-Q v. Charter Oak*, 2:20-00613-BJR. The motions were filed under Rule 12 for failure to state a claim upon which relief can be granted.
- 2. In May and June 2020 Plaintiffs filed amended complaints in some of the above-referenced actions and Plaintiffs intend on filing amended complaints, and requesting leave to file amended complaints in other of the above-referenced actions, in order to update all six matters and to further the goal of efficiency in coordinating and consolidating these cases.
- 3. Pursuant to Stipulation and Order (Dkt # 28), Plaintiffs' six responsive pleadings are due October 16, 2020.
- 4. On October 12, 2020, counsel for the parties conferred via telephone and discussed various methods through which this matter and other matters filed against Defendants by Plaintiffs' counsel might be most efficiently organized.
- The parties are continuing to consider and discuss that issue, together with the issues as
 to which the Court ordered the parties to meet and confer in its September 29, 2020
 Scheduling Order.
- 6. In the meantime, and further in the interest of efficiency, the parties have agreed that Plaintiffs will file a consolidated amended complaint on October 16, 2020, which, absent further leave of Court, will be Plaintiffs' final amendment to the complaint, and Defendant may file its response on or before November 6, 2020.

- 7. The consolidated complaint will be filed in *Nguyen v. Travelers*, No. 2:20-00597-BJR, which is the lowest-captioned action listed above. The consolidated complaint will bear the caption *Jennifer B. Nguyen, et al. v. Travelers Casualty Insurance Company of America, et al.*, and include all of the plaintiffs and defendants in the actions identified in Paragraph 1 above.
- 8. Plaintiffs will withdraw their motion to consolidate (Dkt #29) as to the six cases identified in Paragraph 1, in light of the parties' agreement to consolidate these six cases. Plaintiffs will not seek consolidation of these cases together with cases filed against other insurers, but will follow the Court's direction on this issue, and will meet and confer regarding potential coordination in accordance with the Court's Scheduling Order (Dkt #32). The defendants are not waiving and expressly reserving their right to be heard if the Court should consider any further consolidation of these six cases with others.
- 9. Assuming that the defendants file a Rule 12 motion to dismiss in response to the consolidated amended complaint, the parties agree and respectfully request, given that this will be a complex, consolidated putative class action matter, that the parties be permitted to file briefs on the motion to dismiss of the length provided for in LCR 7(e)(3), i.e., 24 pages for moving and opposition briefs and 12 pages for the reply brief, rather than the shorter limits provided for in Judge Rothstein's Standing Order.
- 10. The stipulation will not prejudice any party. The parties do not waive any claims or defenses with this stipulation.

IT IS HEREBY STIPULATED AND AGREED, pending the Court's approval, that Plaintiffs shall file a consolidated amended complaint by October 16, 2020 (which, absent further leave of Court, shall be Plaintiffs' final amendment to the complaint) in the *Nguyen v. Travelers*, No. 2:20-00597-BJR matter, which is the lowest-captioned action listed above. The consolidated amended complaint will bear the caption *Jennifer B. Nguyen, et al. v. Travelers Casualty Insurance*

Company of America, et al., Defendant shall answer, move, or otherwise respond to Plaintiff's consolidated amended complaint by November 6, 2020, Plaintiffs will withdraw their motion to consolidate (Dkt. #29) as to the six Travelers actions identified in Paragraph 1 above, and any motion to dismiss filed in response to the consolidated amended complaint will be governed by the page limits in LCR 7(e)(3) rather than the shorter limits provided for in Judge Rothstein's Standing Order.

The parties respectfully request that the Court enter the accompanying Proposed Order granting the relief to which the parties have stipulated.

DATED this 14th day of October, 2020.

Presented by:

KELLER ROHRBACK L.L.P.

D // Will. D
By: <u>s/ Amy Williams-Derry</u>
By: s/ Ian S. Birk
By: s/Lynn L. Sarko
By: s/ Gretchen Freeman Cappio
By: s/ Irene M. Hecht
By: s/Karin B. Swope
By: s/ Maureen Falecki
By: s/Nathan L. Nanfelt
Amy Williams-Derry, WSBA #28711
Ian S. Birk, WSBA #31431
Lynn L. Sarko, WSBA #16569
Gretchen Freeman Cappio, WSBA #29576
Irene M. Hecht, WSBA #11063
Karin B. Swope, WSBA #24015
Maureen Falecki, WSBA #18569
Nathan Nanfelt, WSBA #45273
1201 Third Avenue, Suite 3200
Seattle, WA 98101
Telephone: (206) 623-1900
Fax: (206) 623-3384
Email: awilliams-derry@kellerrohrback.com
Email: ibirk@kellerrohrback.com
Email: lsarko@kellerrohrback.com
Email: gcappio@kellerrohrback.com
Email: ihecht@kellerrohrback.com
Email: kswope@kellerrohrback.com
Email: mfalecki@kellerrohrback.com

CORRECTED STIPULATED MOTION AND ORDER (3:20-cv-5489-BJR) - 4

KELLER ROHRBACK L.L.P.

801 Garden Street, Suite 301 Santa Barbara, CA 93101 TELEPHONE: (805) 456-1496 FACSIMILE: (805) 456-1497

1	Email: nnanfelt@kellerrohrback.com
2	By: <u>s/ Alison Chase</u>
3	Alison Chase, pro hac vice forthcoming 801 Garden Street, Suite 301
	Santa Barbara, CA 93101
4	Telephone: (805) 456-1496 Fax: (805) 456-1497
5	Email: achase@kellerrohrback.com
6	Attorneys for Plaintiff and the Proposed Classes
7	
8	By: s/ Alison Chase
9	Alison Chase, <i>pro hac vice forthcoming</i> 801 Garden Street, Suite 301 Santa Barbara, CA 93101
	Telephone: (805) 456-1496
10	Fax: (805) 456-1497
11	Email: achase@kellerrohrback.com
12	Attorneys for Plaintiff and the Proposed Classes
13	DILLI INANT HOUGED DAILEY DO
14	BULLIVANT HOUSER BAILEY PC
14	By: <u>s/ Daniel R. Bentson</u>
15	Daniel R. Bentson, WSBA #36825 Owen R. Mooney, WSBA #45779
16	925 Fourth Ave., Suite 3800
	Seattle, WA 98104
17	Telephone: (206) 292-8930 Email: dan.bentson@bullivant.com
18	Email: owen.mooney@bullivant.com
19	ROBINSON & COLE LLP
20	Wystan M. Ackerman (pro hac vice), Conn.
21	Juris No. # 420188 Stephen E. Goldman (pro hac vice), Conn. Juris
	No. # 304340
22	280 Trumbull Street Hartford, CT 06103
23	Telephone: (860) 275-8388
24	Email: wackerman@rc.com Email: sgoldman@rc.com
	Linan. sgoidinan@ic.com
25	Attorneys for Defendant
26	

CORRECTED STIPULATED MOTION AND ORDER (3:20-cv-5489-BJR) - 5

KELLER ROHRBACK L.L.P.

801 Garden Street, Suite 301 Santa Barbara, CA 93101 TELEPHONE: (805) 456-1496 FACSIMILE: (805) 456-1497

3

4

5 6

7

8

10

11

12 13

14

15

16

17

18 19

20

21

2223

24

25

ORDER

The Court has considered this stipulation presented by Plaintiffs Bath et al., and Travelers, and the parties' [Proposed] Order. The Court HEREBY ORDERS that Plaintiffs may file a consolidated amended complaint (which, absent further leave of Court, shall be Plaintiffs' final amendment to the complaint) by October 16, 2020 in Bath v. Travelers, No 20-05489-BJR, Fox v. Travelers, No. 20-cv-00598-BJR, Hsue v. Travelers, 20-00622-BJR, Kashner v. Travelers, No., 20-cv-00625-BJR, Nguyen v. Travelers No. 20-597-BJR, and Stan's Bar-B-O v. Charter Oak, 20-00613-BJR, in the Nguyen v. Travelers, No. 2:20-00597-BJR matter, which is the lowest-captioned action listed above. The consolidated amended complaint will bear the caption Jennifer B. Nguyen, et al. v. Travelers Casualty Insurance Company of America, et al. Defendant may answer, move, or otherwise respond to Plaintiff's amended complaint on or before November 6, 2020. Plaintiffs' motion to consolidate (Dkt. #29) is hereby withdrawn as to the six matters listed above. Plaintiffs will not seek consolidation of these cases together with cases filed against other insurers. The parties will follow the Court's direction, if any, on the issue of further consolidation, but the defendants are not waiving and expressly reserving their right to be heard if the Court should consider any further consolidation of these six cases with others. Any briefing on any motion to dismiss filed in response to the consolidated amended complaint will be governed by the page limits in LCR 7(e)(3) rather than the shorter limits provided for in the Standing Order.

The Clerk of Court is hereby notified that the caption in *Nguyen v. Travelers*, No. 2:20-00597-BJR, will be modified to accommodate the consolidated amended complaint discussed herein, and will bear the new caption *Jennifer B. Nguyen, et al. v. Travelers Casualty Insurance Company of America, et al.*

26

IT IS SO ORDERED. Barbara & Rothetein Dated:October 15, 2020 Honorable Barbara J. Rothstein UNITED STATES DISTRICT JUDGE